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Comparative Study of SS and CS Retirement Reveals Important Differences

BY HOWARD LEWIS

(Ed. Note: While I'm on my way to California to study and report on civil service in the field, I have today from the CSCommission an authoritative report on a major topic of the day, "Civil Service Retirement versus Social Security."—H. L.)

The current proposal to grant probational indefinite status to employes appointed from a register has important retirement implications. Employes affected quite naturally will ask: Do I stay under social security or do I go under civil a she has contributed, plus comservice retirement—and where am pound interest. Nobody loses: the

I better off?

Under present regulations, the emergency-indefinite employe — whether or not appointed from a register-is subject to social security. He pays a tax of 1½ per cent on his wages up to \$3,600 per year. This tax rate is scheduled to increase to 2 per cent in 1954, to 2½ per cent in 1960, to 3 per cent in 1965, and finally to 3¼ per cent in 1970. His government ernment employment is combined with any prior or subsequent employment under social security to determine eligibility for and amount of old-age and survivors' benefits.

An employe subject to civil service retirement contributes 6 per cent of his entire salary. This rate is four times the present ice retirement offers more to the social security tax rate, but is long-service, career employ; social less than twice the ultimate rate. Moreover, it applies to all salary instead of only the first \$3,600. There is no question but that the employe contributes more under civil service retirement. Now let's

see if he gets his money's worth.

In the first place, the civil service contribution is an individual, guaranteed, savings fund. The employe or his survivors will receive, in the form of annuities, lump-sum payment, or a combi-nation of these, at least as much

pound interest. Nobody loses; the worst you can do is break even.

On the contrary, the social security tax is just that—a tax. You never get it back. You may-or may not-get back benefits equal to it. Persons who shift to employment not covered by social security can lose every penny of taxes paid. Young women who, prior to marriage, work less than 10 years under social security acquire no old-age benefits rights unless they have subsequent covered employment.

Of course this obvious advantage of a guaranteed return under civil service retirement isn't the whole nates earning capacity, civil serv-

short-service employe.

This situation results from a basic difference between the two systems. Under civil service, annuity benefits are directly proportional to length of service. The 30year employe receives twice the annuity of the 15-year employe

with an identical five-year average salary, and the same is true for annuities to their widows. Under social security, however, length of employment does not affect the amount of benefit, except for the reduction in average wage because of non-covered periods. For example, it is possible to qualify for social security benefits with as little as six quarters of coverage. The benefits are precisely as much as those to a person with the same average wage who paid taxes for 45 years.

For older employes who can qualify for old-age benefits in a relatively short time, social se-curity is generally a better bar-\$80. There is an additional benefit of \$40 to the wife when she reaches age 65. Under civil service, the monthly annuity based on five years of service is \$25; on 10 years, \$51, and on 15 years, \$76. However, the annuity begins at age 62 instead of 65. It is greater, of course, for higher salaries; on a \$6,000 salary, the monthly amounts for five, 10, and 15 years of service are \$38, \$75, and \$113.

For the short-service, younger employe, the advantages of social security in respect to old-age benefits are much less than for older employes. Civil service retirement coverage of five years or more accords title to an annuity at age 62 (unless the employe elects a refund); the amount of this an-nuity is not reduced because of story by any means. In the area of providing income when disa nuity is not reduced because of bility, death, or clage term. service coverage. He can -gain WEAM, 1390 on the AM dial.)

more than he loses by not having been under social security during his federal service.

As an example, a 35-year-old employe, with a salary of \$3,600, came under civil service retirement on Jan. 1, 1951. After 15 years, he resigns and then works under social security until age 65. Beginning at age 62, his civil service annuity is \$76 per month. At age 65, he is eligible for a social security benefit of \$57.50. (His average wage for social security purposes, is \$1,800 because he was covered only one-half the time from Jan. 1, 1951). Had he been covered by social security the entire 30 years, the benefit would be \$80. He loses \$22.50 on social gain. For a \$3,600 employe retiring security, and gains \$76 from at age 65, the monthly benefit is civil service. civil service.

> The advantages of civil service become aparent when longer service is considered. The 30-year employe whose salary averages \$3,600 for any five consecutive years (not for a full working lifetime) receives a monthly annuity of \$153; for service of 40 years, \$203. On a \$6,000 salary, the monthly amounts are \$225 and \$300 for 30 and 40 years, respectively. Moreover-and this is an important difference—these annuities can commence at age 60, or, with a reduction of 15 per cent, at age 55. Social security offers a maximum of \$80, beginning at age 65, or \$120 to a couple when the wife reaches that age.

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